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FOR PCT NATIONAL PHASE **ORIGINAL** DECLARATION

## RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named invantor, I hereby declare that my residence, post office aridress and citizenship are as stated below next to my name, and i believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the INVENTION I hereby state that I have reviewed and understand the contents of the above identified specification of which is attached hereto.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amonded by any amendment referred to above. I acknowledge the duty to disclose all information known to me to be material to patentability as defined in S7 C.F.R. 1.56. Except as noted below, I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 355(b) of any foreign application(e) for patent or inventor's conflictate, or 365(a) of any PCT international Application, filed by me or my assignee disclosing the subject matter claimed in this application and having a filing date (1) before that of the application on which priority is claimed, or (2) if no priority claimed, before the filling date of this application:

PRIOR FOREIGN APPLIC	CATION(S)				
Number Co	nutry	<u>Filed</u>	Date First Lald Open	Date Patented or	<u>Priority</u>
03 02 6953,4 EP			Or Published	Granted	Claimed
03 02 6953.4 EP	<u> </u>	November 25, 2003			Yes
application is in addition to the	at dischased in each ador	Completed A	or 120 and/or 365(c) of the Indi art (CIP) application, insofar as se duty to disclose all informatio such prior application and the	me subject matter disclos	sed and claimed in this
PRIOR U.S. PROVISIONA	L. NONPROVISIONAL	AND/OR PCT APPLICAT	70N/6V		
Application Number		Filed		Status	Priority Claimed
DOTE DOOD AND ADDRESS				ndoned, patented	THOTHY CHARMED
PCT/EP2004/010857		28 September 2004	Pending	T	
Trademark Office connected th firm, to add new passons of the	erewith and with the result in the test of the Customer and seen this case to their an attorney of that Firm in	ting patent, and I hereby author No. and to act and rely on ins	to whom all communications neys to presecute this application that custom to delete from that custouches from and communications that it have consented af	on and to transact all busing stomer No. names of perso	ness in the Patent and one no longer with their
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